

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEW JERSEY**

**KHALED ELSISI, NAJY KANAN, AHMED
KHDER, RICARDO MARQUEZ, ASHER
BOMANI LEWIS, LUIS PINOS, CHRISTINE
LINDA MASTERS, AHMED SHARAFELDIN,
LINWOOD WALKER, BARRY ROSNER,
STUART WAYNE SPRINGFIELD, ROBERT
YENG, GABRIELA JANETA ROMAN, and
CHRISTOPHER EMANUEL SZABO**

Civil Action No. 2:23:cv – 20773

Plaintiffs

v.

**CFT SOLUTIONS, LLC, ARTHUR PERCY,
RENAN DE ROCHA GOMES BASTOS,
YVENSON ISRAEL, DIVINE-SEVEN EL,
CHUCK MARSHALL, MICHAEL JEX, and
ELIDO SANTANA**

Defendants

**MOTION TO STAY PROCEEDINGS PENDING RULING ON PRO SE STATUS
AND MOTION TO VACATE JURISDICTIONAL DISCOVERY PLAN**

To: Honorable Judge Farbiarz

Plaintiffs, proceeding pro se, respectfully move this Court for an order staying all proceedings, including jurisdictional discovery, until the Court rules on the Plaintiffs' pro se status and the Motion to Vacate the Jurisdictional Discovery Plan and Schedule. In support of this motion, Plaintiffs state as follows:

1. On February 25, 2025, Magistrate Judge Michael A. Hammer granted pro se status to the Plaintiffs during the hearing.

2. Since that time, Plaintiffs have been effectively barred from acting pro se due to procedural irregularities, including refusal to docket filings and contradictory instructions from the Clerk's Office.
3. On March 5, 2025, Plaintiffs resubmitted the Motion to Vacate the Jurisdictional Discovery Plan, which was subsequently docketed, and an order was set for a ruling on April 7, 2025.
4. Plaintiffs are being compelled to participate in a jurisdictional discovery plan that they neither consented to nor were aware of, violating their right to due process and fair representation.
5. The Plaintiffs request an immediate stay on all proceedings until their pro se status is formally recognized, and the Motion to Vacate the Jurisdictional Discovery Plan is ruled upon.
6. Plaintiffs respectfully request that this motion be ruled upon by District Judge Farbiarz, as the matter involves overarching case management and the protection of Plaintiffs' constitutional right to represent themselves.

WHEREFORE, Plaintiffs respectfully request that the Court grant this Motion to Stay Proceedings and provide such other relief as the Court deems just and proper.

Dated: March 10, 2025

Respectfully submitted,

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Gabriela Roman

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CERTIFICATE OF SERVICE

We hereby certify that on March 10, 2025, a copy of the foregoing document was served on all counsel of record via email.

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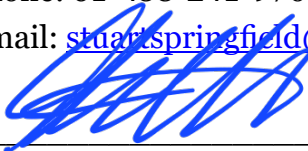
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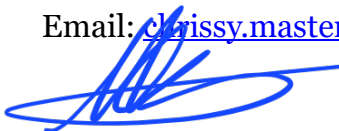
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